UNITED STATES DISTRICT COURT OF THE EASTERN DISTRICT OF NEW YORK
-----X
BOW & DRAPE, INC.,

Plaintiff,

CROSS-CLAIM

- against -

Civil Action No. 1:18-cv-05066-NG-SJB

VERIFIED ANSWER WITH

TRULY COMMERCE INC. and DAY TO DAY IMPORTS INC.,

Defendant Demands Trial by Jury

Defendants.

----X

Defendant TRULY COMMERCE INC., by its attorney, PILLINGER MILLER TARALLO, LLP as and for its answer to the complaint and as and for its cross-claims, upon information and belief, sets forth as follows:

NATURE OF THE ACTION

This paragraph does not require a responsive pleading. To the extent that the averments contained in paragraph "1" require a responsive pleading, TRULY COMMERCE INC. ("TRULY") denies any and all allegations asserted against TRULY.

THE PARTIES, JURISDICTION AND VENUE

- 2. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "2".
- 3. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in

paragraph "3".

- 4. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "4".
- 5. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "5" and respectfully refers all issues of law to this Honorable Court.
- 6. This paragraph does not require a responsive pleading. To the extent that the averments contained in paragraph "6" require a responsive pleading, TRULY denies knowledge and information sufficient to form a belief as to the truth of any and all allegations and refers all matters of law to the Honorable Court.

JURY DEMAND

7. This paragraph does not require a responsive pleading. To the extent that the averments contained in paragraph "7" require a responsive pleading, TRULY denies knowledge and information sufficient to form a belief as to the truth of any and all allegations and refers all matters of law to the Honorable Court.

FACTUAL BACKGROUND

8. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in

- paragraph "8".
- 9. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "9" and refers to the terms and conditions of any such contract and/or agreement as they speak for themselves.
- 10. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "10" and refers to the terms and conditions of any such contract and/or agreement as they speak for themselves.
- 11. Denies the truth of the allegations contained in paragraph "11" but denies the truth of same as to TRULY.
- 12. Denies the truth of the averments contained in paragraph "12".
- 13. Denies the truth of the averments contained in paragraph "13".

ANSWERING THE FIRST CAUSE OF ACTION

- 14. Repeats, reiterates and re-alleges each and every response heretofore made herein as and for its answer to the allegations contained in the paragraphs of the Complaint herein designated as: "14".
- 15. Denies the truth of the averments contained in paragraph "15".

- 16. Denies the truth of the averments contained in paragraph "16".
- 17. Denies the truth of the averments contained in paragraph "17".
- 18. Denies the truth of the averments contained in paragraph "18".

ANSWERING THE SECOND CAUSE OF ACTION

- 19. Repeats, reiterates and re-alleges each and every response heretofore made herein as and for its answer to the allegations contained in the paragraphs of the Complaint herein designated as: "19".
- 20. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "20" but denies the truth of same as to TRULY COMMERCE INC.
- 21. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "21" but denies the truth of same as to TRULY COMMERCE INC.
- 22. Denies any knowledge or information sufficient to form a belief as to the truth of the averments contained in paragraph "22" but denies the truth of same as to TRULY COMMERCE INC.
- 23. Denies any knowledge or information sufficient to form a

belief as to the truth of the averments contained in paragraph "23" but denies the truth of same as to TRULY COMMERCE INC.

24. Denies the truth of the averments contained in paragraph "24".

ANSWERING THE THIRD CAUSE OF ACTION

- 25. Repeats, reiterates and re-alleges each and every response heretofore made herein as and for its answer to the allegations contained in the paragraphs of the Complaint herein designated as: "25".
- 26. Denies the truth of the averments contained in paragraph "26".
- 27. Denies the truth of the averments contained in paragraph "27".

AS AND FOR A FIRST AFFIRMATIVE DEFENSE:

28. That plaintiff's claim against this answering defendant are, or may be, barred by the affirmative defense of waiver, estoppel, ratification and/or laches.

AS FOR A SECOND AFFIRMATIVE DEFENSE:

29. That the within Complaint fails to state a claim and/or cause of action upon which relief can be granted to plaintiff.

AS AND FOR A THIRD AFFIRMATIVE DEFENSE:

30. That plaintiff failed to comply with the conditions preceding and/or failed to otherwise comply with the terms of the contract by and between the parties herein.

AS AND FOR A FOURTH AFFIRMATIVE DEFENSE:

31. That plaintiff's claims are barred by the doctrine of accord and satisfaction.

AS AND FOR A FIFTH AFFIRMATIVE DEFENSE:

32. That plaintiff's claims are barred the doctrine of unclean hands.

AS AND FOR A SIXTH AFFIRMATIVE DEFENSE:

33. That the amount recoverable shall be diminished in the proportion which the culpable conduct attributable to plaintiff bears to the culpable conduct which caused the damages, including, but not limited to, plaintiff's contributory negligence and/or assumption of the risk.

AS AND FOR A SEVENTH AFFIRMATIVE DEFENSE:

34. That the liability of this answering defendant is limited under the terms of Article Sixteen of the C.P.L.R.

AS AND FOR AN EIGHTH AFFIRMATIVE DEFENSE:

35. Any judgment entered in favor of plaintiff should be reduced pursuant to GOL 15-108 by the amount of any settlement, release, covenant not to sue or covenant not to enforce a judgment or the amount of consideration paid by

any person or entity liable to plaintiff for the damages alleged in the Complaint.

AS AND FOR A NINTH AFFIRMATIVE DEFENSE:

36. That plaintiff failed and/or refused to take reasonable steps to avoid, minimize and/or mitigate its damages.

AS AND FOR A CROSS-CLAIM AGAINST DEFENDANT DAY TO DAY IMPORTS INC., ANSWERING DEFENDANT TRULY COMMERCE INC. ALLEGES UPON INFORMATION AND BELIEF AS FOLLOWS:

37. That, upon information and belief (on the authority of Dole v. Dow Chemical, 30 N.Y.2d 143; Rogers v. Dorchester, 32 N.Y.2d 553; Kelly v. Diesel Construction, 35 N.Y.2d 1), if plaintiff sustained the damages in the manner and at the time and place alleged, and if it is found that this answering defendant is liable to plaintiff herein, then upon said allegations of the Complaint and upon the pleadings and evidence, said damages were sustained by reason of the sole, active, and primary carelessness and/or recklessness and/or negligence and/or affirmative acts of omissions or commission and/or gross negligence and/or in causing or creating the conditions complained of and/or breach of contract, breach of lease, breach of agreement and/or breach of warranty and/or strict liability and/or violation of codes, statutes, rules and/or regulations by co-defendant DAY TO DAY IMPORTS INC., and this answering

defendant is entitled to complete indemnification, both contractual and common law, and/or to be defended and held harmless from any judgment over against co-defendant herein, for all or part of any verdict or judgment that plaintiff may recover against said answering defendant, and/or in the event that judgment over is not recovered on the basis of full indemnification, both contractual and common law, then this answering defendant demands judgment over and against co-defendant herein on the basis of an apportionment of responsibility for the alleged occurrence for all or part of any judgment or verdict that plaintiff may recover against said answering defendant, and that all of the provisions of limitation of liability under the Terms of Article Fourteen and Article Sixteen of C.P.L.R. are pleaded herein by this cross-claiming defendant, together with costs, disbursements and reasonable attorneys' fees.

PLEASE TAKE NOTICE that these answering defendants hereby demand, pursuant to CPLR 3011, that co-defendants serve an answer to these cross-claims.

WHEREFORE, defendant TRULY COMMERCE INC. demands judgment dismissing the Complaint of plaintiff and further demands that in the event this answering defendant is found liable to plaintiff herein, then this answering defendant have judgment

over and against the aforementioned co-defendant on the crossclaim for all or part of the verdict or judgment that plaintiff may recover against TRULY COMMERCE INC., together with the costs and disbursements of this action, plus any and all attorney's fees.

Dated:

Westchester, New York

February 11, 2019

PILLINGER MILLER TARALLO, LLP

By:

EFFREN (. MILLER (JTM-8179)

PILLINGER MILLER TARALLO, LLP

Attorneys for Defendant

Truly Commerce Inc

555 Taxter Road, 5th Floor

Elmsford, NY 10523

(914) 703-6300

Our File No. XL-00821/JTM

TO:

ROBINSON + COLE
Attorney for Plaintiff
Bow & Drape, Inc.
Chrysler East Building
666 Third Avenue, 20th Floor
New York, NY 10017
(212) 451-2933

DAY TO DAY IMPORTS INC. 16325 South Avalon Boulevard Gardena, California 90248

CERTIFICATE OF SERVICE

I hereby certify that a copy of the foregoing VERIFIED ANSWER WITH CROSS-CLAIM was mailed by first class mail, postage prepaid this February $\underline{\hspace{0.1in}}$, 2019, to all counsel of record as indicated on the service list below.

EFFREX T. MILLER (JTM-8179)

For the Firm

SERVICE LIST

ROBINSON + COLE
Attorney for Plaintiff
Bow & Drape, Inc.
Chrysler East Building
666 Third Avenue, 20th Floor
New York, NY 10017
(212) 451-2933

DAY TO DAY IMPORTS INC. 16325 South Avalon Boulevard Gardena, California 90248

Civil Ad	ction No. 1:18-cv-05066-NG-SJB	
	D STATES DISTRICT COURT OF THE ERN DISTRICT OF NEW YORK	
BOW 8	& DRAPE, INC.,	
	Plaintiff,	
	- against -	
TRULY	COMMERCE INC. and DAY TO DAY IMPORTS INC.,	
	Defendants.	
	VERIFIED ANSWER WITH CROSS-CLAIM	
	PILLINGER MILLER TARALLO, LLP Attorneys for Defendant Truly Commerce Inc 555 Taxter Road, 5 th Floor Elmsford, New York 10523 (914) 703-6300 XL-00821/JTM	
Dated:	New York, New York February 11, 2019	
PLEAS	SE TAKE NOTICE	ı
	that the within is a true copy of a entered in the office of the clerk of the within	n named Court on
	that a of which the within is a true copy will be presented for settlement to the judges of the within named Court at , on at 9:30 a.m.	e Hon. one of the
	PILLINGER MILLER TARAI Attorneys for Defende Truly Commerce Inc 555 Taxter Road, 5 th F Elmsford, New York 10 (914) 703-6300	ant c loor 523

JTM/kxh 1258296.wpd